

## REMARKS

This Supplemental response is further to the Amendment After Final Rejection dated April 9, 2007. Claims 1, 3 to 8, 10 to 14, 100, 101 and 103 are pending in the application, and Claims 1, 5, 8, 12, 100 and 101 are in independent form.

Reconsideration and further examination are respectfully requested.

### Claims 1, 8 and 100

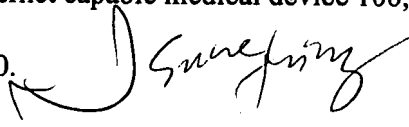
In addition to the features discussed in the April 9, 2007 Amendment After Final Rejection, the invention of Claims 1, 8 and 100 provides for a portable terminal which includes storage means for storing personal information of a user, and an emergency notification switch for causing the portable terminal to enter an emergency notification mode (or for receiving, from a portable terminal, user information stored in the portable terminal and an emergency notification for causing the portable terminal to enter an emergency notification mode).

The applied references of Bayne, Mishelevich and Voges are not seen to disclose or suggest at least this feature.

As understood by Applicants, Bayne discloses a clinician device 140 which includes a wireless interface 142, mapping device 144, medical records 146, wireless interface 148 for diagnostic equipment, human interface 150, and location device 152. See Bayne, page 3, paragraph [0039].

The Office Action is seen to equate Bayne's clinician device 140 with the claimed portable terminal. However, Bayne's clinician device 140 is not seen to have an emergency notification switch. Rather, in Bayne, an emergency request is seen to be

generated by an internet capable medical device 106, and is not seen to be generated by the clinician device 140.

Accordingly, Bayne is not seen to disclose or suggest a portable terminal which includes storage means for storing personal information of a user, and an emergency notification switch for causing the portable terminal to enter an emergency notification mode (or for receiving, from a portable terminal, user information stored in the portable terminal and an emergency notification for causing the portable terminal to enter an emergency notification mode).

In addition, Mishelevich and Voges have been reviewed and are not seen to compensate for the deficiencies of Bayne.

Allowance of Claims 1, 8 and 100 is therefore respectfully requested.

Claims 5, 12 and 101

Further to the features discussed in the April 9, 2007 Amendment After Final Rejection, the invention of Claims 5, 12 and 101 provides for a portable terminal which includes storage means for storing personal information of a user, an emergency notification switch for causing the portable terminal to enter an emergency notification mode, and an inhaler (or for receiving, from a portable terminal which includes an inhaler, user information stored in the portable terminal and an emergency notification for causing the portable terminal to enter an emergency notification mode).

The applied references of Bayne, Mishelevich and Voges are not seen to disclose or suggest at least this feature, for reasons similar to those discussed above.

Allowance of Claims 5, 12 and 101 is therefore respectfully requested.


Accordingly, based on the foregoing amendments and remarks together with the remarks presented in the April 9, 2007 Amendment After Final Rejection, independent Claims 1, 5, 8, 12, 100 and 101 as amended are believed to be allowable over the applied references.

The other claims in the application are each dependent from the independent claims and are believed to be allowable over the applied references for at least the same reasons. Because each dependent claim is deemed to define an additional aspect of the invention, however, the individual consideration of each on its own merits is respectfully requested.

No other matters being raised, it is believed that the entire application is fully in condition for allowance, and such action is courteously solicited.

Applicants' undersigned attorney may be reached in our Costa Mesa, California office at (714) 540-8700. All correspondence should continue to be directed to our below-listed address.

Respectfully submitted,

  
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